(1)

G. O. (Rt.) No. 338/2007/LBR.

Thirunananthaparam, 2nd February 2007.

Whereas, the Government are of opinion that an industrial dispute exists between the Managing Director, Metropolitan Engineering Company, Thampanur, Thiruvananthapuram and the workmen of the above referred establishment Sri R. Gopakumaran Nair, Sreepadam, Edakkodu, Nemom P. O., Thiruvananthapuram in respect of matters mentloaed in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10(1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947), the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXUES

"Whether the dismissal from errice of Sri R. Gopalcamaran Nair, Assistant Poreman by the Management of Metropolisan Engineering Company Limited without giving compensation, is justifiable or not? If not, what relief cutified to him?"

120

G.O. (Rt.) No. 339/2007/LBR.

Thirmsonanthaparam, 2nd February 2007.

Whereas, the Government are of opinion that an industrial dispute exists between the Properieter. SAI Experiers, Pedikulam, Pulimath P. O. and the worker of the above referred establishment Srat S. Prasanna, Vattakaithakunnii, Chempakawery, Thatrathumals P. O. Kilimanoor in respect of matters mentioned in the amounte to this order:

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjustication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam The Labour Court will puss the award within a period of three months.

ANNEXURE

"Whether the denial of employment to Smt. S. Prasanna. Grading worker by the Management of SAI Exporters, Pedikulam. Pulimath P.O. is junifiable? If not, what relief the is emitted to?" G. O. (Rt.) No. 340/2007/LBR.

Thiruvananthapuram, 2nd February 2007.

Whereas, the Government are of opinion that an industrial dispute exists between Sri M. Prakasan (Licensee), Blungad Wood Industries, No. 12/439 P. O. Kadappuram, Thristar - 580 514 (2) Sri K. V. Jose (Licensee), Blungad Wood Industries, No. 12/439, P. O. Kadappuram, Thristar-580 514 and the workman of the above referred establishment Sri T. R. Ramesh, Thapetry House, P. O. Madu Orumanayoor, Chavakhad, Kadappuram, Thristar District in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the sald industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Palakkad. The Industrial Tribunal will pass the award within a period of three months.

AMMEXURE

Whether the denial of employment to-Sri T. R. Ramesh (helper) by the management of Blangad Wood Industries, P. O. Kadappuram, Thristar District-680 514 is jurifiable? If not, what relief he is emitted to get?

(4)

G. O. (81.) No. 341/2007/LBR.

Thirsonanthaparam, 2nd February 2007 .

Whereas, the Government are of opinion that an industrial dispute exists between the General Manager, Karala Lekshmi Mills, Pellaxis, Thristan-680 012 and the workmen of the above referred establishment represented by General Scoretary, Kerala Lekshmi Mill Workers Union (CITU), P.O. Pullaxhi, Türistur-680 012 in respect of matters mentioned in the annexure to this forder;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, is exercise of the powers conferred by section 10 (1) (d) of the Industrial Disputes Ace of 1947 (Central Act XIV of 1947), the Government horeby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Palakkad. The Industrial Tribunal will pass the sward within a period of three months.

AMMENURE-

"Whether the rejection of requestion correction in date of birth resulting in premature termination of Sri N. S. Sathyan by the management of Kerala Lekshmi Milla, Pullaghi, Thrisur-12 is jostifiable? If nor what relief he is entitled to get?"

(5)

G. O. (Rt.) No. 377/2007/LBR.

Thirummanthaparam, 3th February 2007.

Whereas, the Government are of spinion that an industrial dispute exists between the Registrar. University of Kerala, University Office. Thirdwananthapuram and the workmen of the above referred establishment Son. Sajini, D., Saji Nivas, Palayamannan P.O., Varkala, Thirdwananthapuram in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial [dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Gentral IAct XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXTRE

Whether the termination of Smt. D. Sajini, Provisional Assistant Grade II, University of Kerala, Thiruvamenthapuram from the Service of University is justifiable? If not, what relief she is entitled to?

(6)

G. O. (Rt.) No. 386/2007/LBR.

Thirmananthapurum, 6th February 2007.

Whereas, the Government are of opinion that an industrial dispute exists between the President, Vadakkekad Service Go-operative Bank Ltd. No. P-562, P. O. Vadakkekad, Thrissur-679 562 and the workmen of the above referred establishment 5ci N. A. Paru shot ham an sjo Ayyappan, Nimanakind House, P. O. Vadakkek ad, Thrissur-679 562 in respect of marters mentioned in the american to this order;

And whereas, in the opinion of Government is is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (d) of the Industrial Disputes Act of 1947 (General Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribanal, Palakkad. The Industrial Tribanal will pass the award within a period of three months.

ANDSECTION

(i) Whether the dismissal of Sri N. A. Parashothaman, Senior Clerk, from Service by the President of Vadakkekad Service Co-operative Bank Ltd., No. P-562 is justifiable? If not what relief he is entitled to get? (2) Whether denial of wages of Sri N. A. Purushothaman for the period from 1-2-2006 to 10-3-2006 by the President of Vadakkekad Service Co-operative Bank Ltd. No. P-562 is justifiable? If not what relief he is entitled to get?

By order of the Governor, Susy Expen, Under Secretors to Government,